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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/623,205	07/18/2003	Maria Palasis	104914-160	2843

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EXAMINER

AFREMOVA, VERA

ART UNIT	PAPER NUMBER
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1651

DATE MAILED: 06/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 10/623,205	Applicant(s) PALASIS, MARIA	
	Examiner Vera Afremova	Art Unit 1651	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 13 August 2004.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-45 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-45 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date <u>10/29/03; 8/13/04</u> . | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Claims 1-45 are pending and under examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 5, 6, 10-14, 17, 18, 20, 22, 23, 27-31, 35, 37, 38, 42-44 and 45 are rejected under 35 U.S.C. 102(b) as being anticipated by Kocher et al. (“Neovascularization of ischemic myocardium by human bone-marrow-derived angioblasts prevents cardiomyocyte apoptosis, reduces remodeling and improves cardiac function”. Nature Medicine. April 2001. Vol. 7, No. 4, pages 430-436).

Claims are directed to a method of treating damaged or diseased tissue of a subject, comprising steps of (a) isolating stem cells from peripheral blood of a donor by apheresis; and (b) implanting a population of the isolated stem cells into tissue in need of treatment, whereby implantation of the stem cells ameliorates damage or disease of the tissue. Some claims are/are further drawn to the damaged or diseased tissue(s) including tissue striated muscle, ischemic tissue, necrotic tissue, myocardium, skeletal muscle and/or heart. Some claims are further drawn to administration of a mobilization factor to the donor to mobilize the stem cells into peripheral blood, the mobilization factors including GM-SF. Some claims are further drawn to fractionating

Art Unit: 1651

the stem cells prior implantation including FACS and density gradient centrifugation. Some claims are further drawn to implantation of cells at the site of disease or damage.

The reference by Kocher et al. discloses a method of treating damaged or diseased tissue such as infarcted myocardium wherein the method comprising steps of (a) isolating G-CSF mobilized CD34+ stem cells from peripheral blood of a human donor by apheresis (for example: see page 430, col. 2, last par.; page 435, col. 1, last par.); and (b) implanting a population of the isolated stem cells into tissue in need of treatment (fig. 2 or fig. 3), whereby implantation of the stem cells ameliorates damage or disease of the tissue (fig. 2 or fig. 3). The stem cells were collected and fractioned including leukopheresis, magnetic beads coated with antibodies and FACScan analysis and, thus, fractioned by density centrifugation and fractioned by FACS within the meaning of the claims. In particular, Kocher et al. disclose that intravenous injection of freshly obtained human CD34+ cells resulted in infiltration of these stem cells into infarct zone of LAD-ligated rats (page 432, col. 2, par. 2, lines 1-4) and that further examination revealed significant increase in infarct zone microvascularity, cellular density, etc. and improved myocardial function (page 432, col. 2, par. 2, lines 1-4; Fig. 3). Thus, a population of the isolated stem cells have been implanted into tissue in need of treatment or at the site of damage including striated muscle, ischemic tissue, necrotic tissue, myocardium and/or heart within the meaning of the claims.

Therefore, the cited reference anticipates the claimed invention.

Art Unit: 1651

Claims 1, 9-14, 17, 18, 21, 26-31 and 41-45 are rejected under 35 U.S.C. 102(b) as being anticipated by Kalka et al. ("Transplantation of *ex vivo* expanded endothelial progenitor cells for therapeutic neovascularization". PNAS. March 28, 2000. Vol. 97, No. 7, pages 3422-3427).

Claims are directed to a method of treating damaged or diseased tissue of a subject, comprising steps of (a) isolating stem cells from peripheral blood of a donor by apheresis; and (b) implanting a population of the isolated stem cells into tissue in need of treatment, whereby implantation of the stem cells ameliorates damage or disease of the tissue. Some claims are/are further drawn to the damaged or diseased tissue(s) including tissue striated muscle, ischemic tissue, necrotic tissue and/or skeletal muscle. Some claims are further drawn to fractionating the stem cells prior implantation including FACS and density gradient centrifugation. Some claims are further drawn to additional step of *ex vivo* expanding the cells prior to the implanting step. Some claims are further drawn to implantation of cells at the site of disease or damage.

The reference by Kalka et al. discloses a method of treating damaged or diseased tissue of a subject, comprising steps of (a) isolating stem cells from peripheral blood of a donor (for example: page 3422, col. 2, par. 2, lines 1-2); and (b) implanting a population of the isolated stem cells into tissue in need of treatment (for example: page 3422, abstract, lines 7-9; page 3423, col. 1, last par.), whereby implantation of the stem cells ameliorates damage or disease of the tissue (for example: page 3422, abstract, lines 9-11; page 3425, col.2, par. 3, lines 1-4; Fig. 5). The stem cells were fractionated prior implantation including FACS and density gradient centrifugation (page 3422, col. 2, par. 2 and last par.) and the stem cell were *ex vivo* expanded prior implantation step (title; page 3422, col. 2, par. 2). In particular, the reference by Kalka et al. teaches that transplantation of human peripheral blood derived stem cells or endothelial

Art Unit: 1651

progenitors into mice with hind limb ischemia resulted in recovery of blood flow, improved capillary density and neovascularization of the damaged skeletal muscle. The animal marine model with hindlimb ischemia received intracardiac injection of human *ex vivo* expanded and labeled epithelial progenitors derived from peripheral blood (page 3423, col. 1, par. 1-2) and the labeled cells were identified in mouse ischemic and necrotic hindlimb tissues (page 3425, col. 2, par. 2, lines 9-13). Thus, a population of stem cells or *ex vivo*-expanded stem cells were implanted into damaged tissue in need of treatment or into site of damage including striated muscle, ischemic tissue, necrotic tissue and/or skeletal muscle within the meaning of the claims.

Therefore, the cited reference anticipates the claimed invention.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 1-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kocher et al. ("Neovascularization of ischemic myocardium by human bone-marrow-derived angioblasts prevents cardiomyocyte apoptosis, reduces remodeling and improves cardiac function". *Nature Medicine*. April 2001. Vol. 7, No. 4, pages 430-436) and Kalka et al. ("Transplantation of *ex vivo* expanded endothelial progenitor cells for therapeutic neovascularization". *PNAS*. March 28, 2000. Vol. 97, No. 7, pages 3422-3427) taken with US 5,199,942 (Gillis) and Lagasse et al.

Art Unit: 1651

("Purified hematopoietic stem cells can differentiate into hepatocytes in vivo". Nature Medicine. November 2000, Vol. 6, No. 1, pages 1229-1234).

Claims are directed to a method of treating damaged or diseased tissue of a subject, comprising steps of (a) isolating stem cells from peripheral blood of a donor by apheresis; and (b) implanting a population of the isolated stem cells into tissue in need of treatment, whereby implantation of the stem cells ameliorates damage or disease of the tissue. Some claims are/are further drawn to the damaged or diseased tissue(s) including tissue striated muscle, ischemic tissue, necrotic tissue, myocardium, skeletal muscle, heart and/or liver. Some claims are further drawn to administration of a mobilization factor to the donor to mobilize the stem cells into peripheral blood, the mobilization factors including GM-SF. Some claims are further drawn to administration of engraftment factor to promote engraftment of the stem cells in the subject. Some claims are further drawn to fractionating the stem cells prior implantation including FACS and density gradient centrifugation. Some claims are further drawn to additional step of ex vivo expanding the cells prior to the implanting step. Some claims are further drawn to implanting the cells at the site of disease or damage. Some claims are further drawn to the subject of implantation including same as donor, HLA-matched to the donor, human.

The references by Kocher et al. and Kalka et al. are relied upon as explained above for the disclosure of a method of treating damaged or diseased tissue by implanting peripheral blood derived stem cells. The cited references teach that transplantation of the stem cells ameliorates damage or disease of tissues including tissue striated muscle, ischemic tissue, necrotic tissue, myocardium, skeletal muscle, heart. Both cited references recognize presence of stem cells in circulating blood or peripheral blood. The reference Kocher et al. also teaches mobilization of

Art Unit: 1651

stem cells from bone marrow into peripheral blood by administration of mobilization factors to the stem cell donor. The reference Kalka et al. also teaches that *ex vivo* culture strategy allows expansion and considerable increase in the original number of harvested cells (page 3426, col. 2, par. 2). Both cited references suggest that transplantation of stem and/or progenitor cell population has potential to significantly improve damaged or diseased tissue in patients, and, thus, humans. Both cited references suggest transplantation of stem cells alone in combination with currently used therapies or with cytokines. For example: see Kocher et al. at abstract and see Kalka et al. at last lines of the articles on page 3427.

Thus, although the cited references recognize and suggest combined therapies or transplantation of stem cells with additional drugs, they are lacking particular disclosure about particular additional drugs or cell engraftment factors. However, US 5,199,942 (Gillis) teaches administering engraftment factors including GM-CSF, IL-3, SCF and others following transplantation of hematopoietic cells in the method for improving cell transplantation (col. 3, lines 39-45). US 5,199,942 also teaches administering recruitment or mobilization factors including GM-CSF, IL-3, SCF and others prior to cell collection (col. 3, lines 30-36) and *ex vivo* expansion of progenitor cells (col. 3, lines 46-52) in the method for improving cell transplantation.

The references by Kocher et al. and Kalka et al. teach the use of circulating blood derived stem and progenitor cells for treating damage or disease of tissues including striated muscle, ischemic tissue, necrotic tissue, myocardium, skeletal muscle and/or heart. But they are silent about recovery of damaged or diseased liver. However, the reference by Lagasse et al. teaches that blood or hematopoietic stem cells can differentiate into hepatocytes (title).

Art Unit: 1651

Therefore, it would have been obvious to one having ordinary skill in the art at the time the claimed invention was made to administer engraftment factors in combination with stem and/or progenitor cell transplantation with a reasonable expectation of success for improving cell transplantation as suggested by Kocher et al. and Kalka et al. and as taught by US 5,199,942 (Gillis). One of skill in the art would have been motivated to *ex vivo* expand the stem or progenitor cells prior transplantation for the expected benefits in expanding or increasing number of harvested cells as taught by Kalka et al. and taught by US 5,199,942 (Gillis). One of skill in the art would have been motivated to use circulating hematopoietic stem cells as a source of cells for restoring damaged or diseased liver because blood or hematopoietic stem cells can differentiate into hepatocytes as taught by Lagasse et al. One of skill in the art would have been motivated to use cell derived from a donor that is HLA-matched to the host for the expected benefits in minimizing immune response and avoiding transplant rejection.

Thus, the claimed invention as a whole was clearly *prima facie* obvious, especially in the absence of evidence to the contrary.

The claimed subject matter fails to patentably distinguish over the state art as represented by the cited references. Therefore, the claims are properly rejected under 35 USC § 103.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vera Afremova whose telephone number is (571) 272-0914. The examiner can normally be reached from Monday to Friday from 9.30 am to 6.00 pm.

Art Unit: 1651

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Wityshyn can be reached at (571) 272-0926. The fax phone number for the TC 1600 where this application or proceeding is assigned is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology center 1600, telephone number is (571) 272-1600.

Vera Afremova,

AU 1651

June 9, 2005

A handwritten signature in black ink, appearing to read 'V. Afremova', with a long horizontal flourish extending to the right.

VERA AFREMOVA

PRIMARY EXAMINER